

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
JACKSON DIVISION

URBAN DEVELOPERS, LLC

PLAINTIFF

VS.

CIVIL ACTION NO. 3:03cv181-WHB

CITY OF JACKSON, MISSISSIPPI;
HARVEY JOHNSON, JR., in his Official
and Individual Capacities;
MISSISSIPPI REGIONAL HOUSING AUTHORITY VI;
JOHN MURPHY, in his Official
and Individual Capacities; and
SHARON WILSON, in her Official
and Individual Capacities

DEFENDANTS

THIRD AMENDED FINAL JUDGMENT

In accordance with the jury verdict and the October 24, 2006,
Opinion and Order of the United States Court of Appeals for the
Fifth Circuit:

Defendants Mississippi Regional Housing Authority, VI, Wilson,
and Murphy are granted Judgment as a Matter of Law on Plaintiff's
breach of contract claim, the federal and state due process claims
relating to Plaintiff's alleged property interest in the HAP and
Annual Contribution contracts, the Mississippi law takings claim,
and the negligence claim. These claims are hereby dismissed with
prejudice.

Plaintiff's other claims, including the claims alleging
deprivation of property without procedural due process and taking
of property without compensation under both the United States
Constitution and the Mississippi Constitution against the City of

Jackson, Mississippi; and the claim alleging taking of property without compensation under the United States Constitution against Mississippi Regional Housing Authority, VI, Wilson, and Murphy have been dismissed, without prejudice, as unripe.

Judgment is entered in favor of Defendant Harvey Johnson, Jr., in his individual capacity, and the claims against him in that capacity are dismissed with prejudice.

SO ORDERED this the 27th day of November, 2006.

s/ William H. Barbour, Jr.
UNITED STATES DISTRICT JUDGE